Case 5:12-cv-01217-EJD Document 165 Filed 09/05/12 Page 1 of 3

1 2 3 4 5 6 7	David Alan Makman, SBN 178195 LAW OFFICES OF DAVID A. MAKMAN 655 Mariner's Island Blvd., Suite 306 San Mateo, CA 94404 Telephone: (650) 242-1560 Email: david@makmanlaw.com Robert C. Matz (S.B.N. 217822) MAKMAN & MATZ LLP 655 Mariner's Island Blvd., Suite 306 San Mateo, CA 94404 Telephone: (650) 242-1560 E-mail: rcmatz@rcmatzlaw.com	Daniel T. Shvodian, SBN 184576 James F. Valentine, SBN 149269 PERKINS COIE LLP 3150 Porter Drive Palo Alto, CA 94304-1212 Telephone: 650-838-4300 Facsimile: 650-838-4350 Email: DShvodian@perkinscoie.com Email: JValentine@perkinscoie.com Attorneys for Defendants A9.com, Inc., Amazon.com, Inc., and Google Inc.
8 9 10 11 12 13 14 15 16 17 18	Cameron H. Tousi David M. Farnum Ralph P. Albrecht ALBRECHT TOUSI &FARNUM PLLC 1701 Pennsylvania Ave, NW Ste 300 Washington, D.C. 20006 Telephone: 202-349-1490 Facsimile: 202-318-8788 Email: chtousi@atfirm.com Email: dmfarnum@atfirm.com Email: david@makmanlaw.com Attorneys for Plaintiff Wireless Recognition Technologies LLC	Donald F. Zimmer, Jr., SBN 112279 Cheryl A. Sabnis, SBN 224323 KING & SPALDING LLP 101 Second Street, Suite 2300 San Francisco, CA 94105 Telephone: 415-318-1200 Facsimile: 415-318-1300 Email: fzimmer@kslaw.com Email: csabnis@kslaw.com Robert F. Perry KING & SPALDING LLP 1185 Avenue of the Americas New York, NY 10036 Telephone: 212-556-2100 Facsimile: 212-556-2222 Email: rperry@kslaw.com Attorneys for Defendants Nokia Inc. and Nokia Corporation
19	UNITED STAT	ES DISTRICT COURT
20	NORTHERN DIS	TRICT OF CALIFORNIA
21	WIRELESS RECOGNITION TECH.	
22	Plaintiff,	Case No.: 5:12-1217-EJD-PSG
23	v.	STIPULATION AND [KROKOSEN]
24	A9.COM INC., et al.	ORDER EXTENDING ADR DEADLINE DUE TO MEDIATOR UNAVAILABILITY
25 26	Defendants.	
27		
28		
	CASE NOS. 5:12-CV-01217, 1218, 1219, 1220 EJD (PSG)	STIPULATION AND NIX WAYEN ORDER RE ADR DEADLINE

ADR DEADLINE

	-
WIRELESS RECOGNITION TECH.	
Plaintiff,	Case No.: 5:12-1218-EJD-PSG
V.	STIPULATION AND [PAROPOSED)
NOKIA CORPORATION	STIPULATION AND [PROPOSED] ORDER EXTENDING ADR DEADLINE DUE TO MEDIATOR UNAVAILABILITY
Defendants.	
WIRELESS RECOGNITION TECH.	
Plaintiff,	Case No.: 5:12-1219-EJD-PSG
v.	STIPULATION AND [**R**********************************
A9.COM INC., et al.	DUE TO MEDIATOR UNAVAILABILITY
Defendants.	
WIRELESS RECOGNITION TECH.	
Plaintiff,	Case No.: 5:12-1220-EJD-PSG
v. NOKIA CORPORATION	STIPULATION AND [RROROSEX] ORDER EXTENDING ADR DEADLINE DUE TO MEDIATOR UNAVAILABILITY
Defendants.	
Pursuant to ADR Local Rule 6-5, Plaintiff Wireless Recognition Technologies ("WRT")	
and Defendants A9.com, Inc. ("A9"), Amazon.com, Inc. ("Amazon"), Google, Inc. ("Google"),	
Nokia Inc. ("Nokia"), and Nokia Corporation's ("Nokia Corporation") (collectively "the	
Parties"), by and through their counsel of record, hereby stipulate and jointly request that, due to	
the unavailability of the court-appointed mediator (Jack Russo), the Court enter an order	
extending the deadline by which the parties are to complete the court-ordered mediation from	
Tuesday, September 18, 2012 to Friday, Oct	tober 5, 2012.
The parties hereby certify that this stipulation and proposed order is timely under ADR	
Local Rule 6-5, as it is being filed on September 4, 2012, 14 days before the ADR session in	
question is to be held (September 18, 2012). See ADR Local Rule 6-5(b).	

Case 5:12-cv-01217-EJD Document 165 Filed 09/05/12 Page 3 of 3

1			
2	IT IS SO STIPULATED BY AND BETWEEN THE PARTIES.		
3	DATED: September 4, 2012 MAKMAN & MATZ LLP		
4	By: /s Robert C. Matz		
5	Robert C. Matz Attorneys for Plaintiff		
6 7	Wireless Recognition Technologies LLC		
8			
9	DATED: September 4, 2012 PERKINS COIE LLP		
10	By <u>:/s Daniel T. Shovodian</u> Daniel T. Shvodian		
11	Attorneys for Defendants A9.com, Inc., Amazon.com, Inc., and Google Inc.		
12 13	DATED: September 4, 2012 KING & SPALDING LLP		
13			
15	By <u>:/s Robert F. Perry</u> Robert F. Perry		
16	Attorneys for Defendants		
17	Nokia Inc. and Nokia Corporation		
18	[PROPOSED] ORDER		
19	XX The parties' stipulation is adopted and IT IS SO ORDERED. ☐ The parties' stipulation is modified as follows, and IT IS SO ORDERED.		
20	Dated: September 5, 2012		
21	The Honorable Edward J. Davila UNITED STATES DISTRICT COURT JUDGE		
22	ATTESTATION OF SIGNATURE		
23	(N.D. Cal. General Order 45 (X.B.))		
24	I, Robert C. Matz, am the ECF User whose ID and password were used to electronically		
25	file this Stipulation and [Proposed] Order. In compliance with General Order 45 X.B., I hereby		
26	attest that counsel for A9, Amazon, Google, Nokia and Nokia Corporation concur in this filing.		
27	Dated: September 4, 2012 By: <u>/s Robert C. Matz</u> Robert C. Matz		
28	Attorney for Plaintiff Wireless Recognition Technologies LLC		